

## CHAPTER 1.

1. Curative—reviving old Fee Bill.
2. Fees received legalized.
3. Clerks tax costs in certain cases.
4. Additional fees Clerk District Court.
5. Additional fees Justice of the Peace.

### FEE BILL.

AN ACT to provide for the compensation of certain officers, and legalizing certain acts relating thereto.

SECTION. 1. *Be it enacted by the General Assembly of the State of Iowa,* That chapter one hundred and sixty-two (162) as the same is printed in the Revision of 1860, of the Laws of Iowa, be, and the same is hereby revived and declared to be in full force and effect, except sections 4,136, 4137, 4,140, 4,141, as printed in said revision.

SEC. 2. The action of all Officers named in said chapter 162, who have received fees agreeably thereto at any time since the first day of September, A. D., 1860, and all judgments rendered for costs agreeably thereto, since the date last above mentioned, are hereby legalized, and said judgments declared to be as binding and valid as if said Chapter 162, had not been repealed.

SEC. 3. In all actions pending and judgments rendered, but not yet satisfied except in those cases when there were judgments by agreement, and in which no costs are claimed, and in those cases which were settled without costs, the Clerk of the District Court, in the several Counties in this State, may tax up and collect fees for services rendered between the 1st day of September, 1860, and the time of the taking effect of this act, where they have not previously been taxed or collected; which fees shall be taxed up and collected; agreeably to the provisions of those portions of Chapter 162 hereby revived, and Chapter 29 of the Revision of 1860. Said fees shall be collected for the benefit of the county or officers or person entitled thereto,

SEC. 4. Chapter 29 of the Revision of 1860, is not affected by the passage of this act. In addition to the fees allowed the Clerk of the District Court by said Chapter 29, he is authorized and required to receive the following fees, to wit:

Entering any final judgment,.....	\$0.75
Filing and docketing transcript of judgment, from another county.....	.50
Filing and docketing judgment of Justice of Peace....	.50

Entering any rule or interlocutory order.....	.25
Issuing writ of error—for each 100 words.....	.10
Issuing commission to take deposition.....	.50
Entering Sheriff's sale of real estate.....	.50
Entering satisfaction of any judgment.....	.25
Entering judgment by confession.....	1.00
Issuing certificate of redemption of land for tax sale....	.25

SEC. 5. Section 4152 of the Revision of 1860, shall be amended as follows:—

In any preliminary examination or trial of criminal case, the Justice of the Peace shall also be allowed for each day of six hours actually employed, the sum of one dollar, and in all such cases where the State fails, or where the fees cannot be made on execution against the defendant, the same shall be paid by the county; except in cases where the costs are taxed to the private prosecutor.

SEC. 6. This act being deemed by the General Assembly of immediate importance to take effect and be in force from and after its publication in the "Daily Iowa State Register," and "Daily Iowa State Journal," anything in the laws of this State to the contrary notwithstanding.

Approved May 27th, 1861.

I hereby certify that the foregoing Act was published in the Daily Iowa State Register of May 29, 1861, and in the Daily Iowa State Journal of June 4, 1861.  
 ELIJAH SELLS, Sec'y of State.

## CHAPTER 2.

### COURT HOUSE.

AN ACT in relation to the custody and control of the Court Houses of the Counties.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the Clerks of the District Courts of their respective counties shall under the direction of the Board of Supervisors of the proper county, have the custody and control of the Court House therein, and the sheriff may have and keep an office in the Court House, provided there is a room therein unoccupied by such officers as are now entitled thereto by law.

SEC. 2. This act being deemed by the Legislative Assembly to be of immediate importance, shall take effect and be in force from